(Rev. 09/11) Judgment in a Criminal Case for Revocations Sheet 1 $\,$

UNITED STATES DISTRICT COURT

Middle District of Alabama

UNITED STATES OF AMERICA v. HENRY ERIK YAPIAS			Judgment in a Crimic (For Revocation of Probati			Release)	
			Case No. 3:06cr204-V	VHA(MEF	=)		
			USM No. 12028-002	`	,		
			Donnie Bethel				
THE DEFENDANT:			D	efendant's	Attorno	ey	
		3 of the petition	on of the term of supervision.				
was found in violation of condition(s) 1-2 of the per							
The defendant is adjudicate	d guilty of these viol	lations:					
Violation Number		Nature of Vio				lation Ended	
1	Defendant comm	nitted another fed	eral, state or local crime	e 	08/24	/2014	
2	Defendant comm	nitted another fed	eral, state or local crime	е	10/01	/2014	
3	Defendant did no	ot report arrest to	probation officer		10/01	/2014	
The defendant is sen the Sentencing Reform Act		n pages 2 through	2 of this judgm	ent. The s	sentenc	ce is imposed pursua	ant to
☐ The defendant has not v	violated condition(s)		and is discharged as t	o such vio	lation((s) condition.	
It is ordered that the change of name, residence, fully paid. If ordered to pay economic circumstances.			es attorney for this distriction, costs, and special as the court and United State	et within 3 ssessments es attorney	0 days s impos of ma	of any sed by this judgmen terial changes in	t are
Last Four Digits of Defend	ant's Soc. Sec. No.:	7170		f Impositio	n of Jud	dgment	
Defendant's Year of Birth:	1981			•	01 0 0.		
City and State of Dofor 1	Pa Davidar		/s/ W. Harold Albritton		£ 1,- 1.		
City and State of Defendant Phenix City, AL 36869	s kesidence:			Signature o	n juage	:	
·			W. Harold Albritton	Se	enior	U.S. District Jud	ge
			Na	me and Titl	le of Ju	dge	

11/12/2014

Date

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(Rev. 09/11) Judgment in a Criminal Case for Revocations Sheet 2- Imprisonment

Judgment — Page	2	of	2

DEFENDANT: HENRY ERIK YAPIAS CASE NUMBER: 3:06cr204-WHA(MEF)

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of :

12 months, with no supervised release to follow. It is ORDERED that the term of supervised release imposed on September 13, 2007, is REVOKED. The court has taken into consideration the policy statements in Chapter 7 of the Guidelines Manual, the guideline range, and all relevant information in imposing the sentence at 12 months.

	eline range, and all relevant information in imposing the sentence at 12 months.
	The court makes the following recommendations to the Bureau of Prisons:
4	The defendant is remanded to the custody of the United States Marshal.
Y	·
	The defendant shall surrender to the United States Marshal for this district:
	at a.m. p.m. on
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
	\square before 2 p.m. on
	□ as notified by the United States Marshal.
	□ as notified by the Probation or Pretrial Services Office.
	RETURN
I have	executed this judgment as follows:
Thave	executed this judgment as follows.
	Defendant delivered on to
at	with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By DEPUTY UNITED STATES MARSHAL
	DE GIT GITTED GITTED GITTED GITTED GITTED